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| 7 | No.: | _ |
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COMBINED DECLARÁTION/POWER OF ATTORNEY FOR UTILITY/DESIGN PATENT APPLICATION

| | first and sole inventor (if only | reby declare that: is and citizenship are as stated y one name is listed below) or a matter which is claimed and fo AND PRINTING CONTRO | n original, first and joint | inventor (if plural | names are | | |
|-------|--|--|--|--|--|--|--|
| | CONTROL METHOD IN PRINTING APPARATUS | | | | | | |
| | the specification of which (chec | the specification of which (check one) [XX] is attached hereto [] was filed on | | | | | |
| | - | and was a | (if appli | | | | |
| | as amended by any amendment refe me to be material to patentabili any foreign application(s) for | wed and understand the contents or erred to above. I acknowledge the ty as defined in §1.56. I hereby patent or inventor's certificate ventor's certificate having a fil | ne duty to disclose to the C claim foreign priority bend listed below and have also | office all information efit(s) under 35 U.S. o identified below ar | n known to C. §119 of ny foreign | | |
| | Prior Foreign Application(s) | • | | Priority C | laimed | | |
| ate | ent Appln. No.6-171409 | Japan | 22 July, 1994 | , no or | [] | | |
| | (Number) | (Country) | Day/Month/Year Filed | Yes | ไฟอ์ | | |
| | (Number) | (Country) | Day/Month/Year Filed | [] Yes | [] No | | |
| | of each of the claims of this ap by the first paragraph of 35 U.S | as defined in §1.56 which became | e prior United States applic duty to disclose to the Off available between the filin | ation(s) in the manne ice all information k | r provided nown to me | | |
| Hai | (Application Serial No.) | (Filing Date) | (Status: pa | tented, pending, aban | ndoned) | | |
| | (Application Serial No.) | (Filing Date) | (Status: pa | tented, pending, aban | ndoned) | | |
| 발 | POWER OF ATTORNEY: | - | | | | | |
| | As a named inventor, I hereby appoint the following attorneys and agent: James D. Halsey, Jr., 22,729; Harry John 22,010; David M. Pitcher, 25,908; Gene W. Stockman, 21,021; John C. Garvey, 28,607; J. Randall Beckers, 30,358; Jamesh, Jr., 24,533; William F. Herbert, 31,024; Richard A. Gollhofer, 31,106; Carla M. Krivak, 30,956; Paul F. David Marsh, Jr., 24,533; William F. Herbert, 31,024; Richard A. Gollhofer, 31,106; Carla M. Krivak, 30,956; Paul F. David Marsh, Jr., 24,533; William F. Herbert, 31,024; Richard A. Gollhofer, 31,106; Carla M. Krivak, 30,956; Paul F. David Marsh, Jr., 24,533; William F. Herbert, 31,024; Richard A. Gollhofer, 31,106; Carla M. Krivak, 30,956; Paul F. David Marsh, J. Henry, 36,162; Gene M. Garner, II, 34,172; Ilene D. Altman, 36,371; Michael D. Stein, 37,240; Paul I. Krivak, 30,956; Paul F. David Marsh, J. Henry, 36,162; Gene M. Garner, II, 34,172; Ilene D. Altman, 36,371; Michael D. Stein, 37,240; Paul I. Krivak, 30,956; Paul F. David Marsh, J. Henry, 36,162; Gene M. Garner, II, 34,172; Ilene D. Altman, 36,371; Michael D. Stein, 37,240; Paul I. Krivak, 30,956; Paul F. David Marsh, J. Henry, 36,162; Gene M. Garner, II, 34,172; Ilene D. Altman, 36,371; Michael D. Stein, 37,240; Paul I. Krivak, 30,956; Paul F. David Marsh, J. Henry, 36,162; Gene M. Garner, II, 34,172; Ilene D. Altman, 36,371; Michael D. Stein, 37,240; Paul I. Krivak, 30,956; Paul F. David Marsh, J. Henry, 36,162; Gene M. Garner, II, 34,172; Ilene D. Altman, 36,371; Michael D. Stein, 37,240; Paul I. Krivak, 30,956; Paul F. David Marsh, J. Henry, 36,162; Gene M. Garner, II, 34,172; Ilene D. Altman, 36,371; Michael D. Stein, 37,240; Paul I. Krivak, 30,956; Paul F. David Marsh, J. Henry, 36,162; Gene M. Garner, II, 34,172; Ilene D. Altman, 36,371; Michael D. Stein, 37,240; Paul I. Krivak, 30,956; Paul I. Krivak, 30,956; Paul F. David Marsh, J. Henry, 36,162; Gene M. Garner, II, 34,172; Ilene D. Altman, 36,371; Michael D. Stein, 37,240; Paul I. Krivak, 30,956; Paul I. Krivak, 30,956; Paul II, Altman, 36,371; Michael D. Ste | | | | ; James H. Daebeler, . Kravetz, Schertler, therewith. telephone | | |
| ten P | I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. §1001, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon. | | | | | | |
| | Full name of sole or first inven | | | | | | |
| | Inventor's Signature 7/1/2 | 7 | | ate March 17, 1 | 995 | | |
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(Supply similar information and signature lines for third and subsequent joint inventors.)

7/94

UNITED STATES

| Docket No.: | |
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COMBINED DECLARATION/POWER OF ATTORNEY FOR UTILITY/DESIGN PATENT APPLICATION

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